1980 Festival Plaza Drive, Suite 900 Las Vegas, Nevada 89135 (702) 471-7000	1 2 3 4 5 6 7 8	Nevada Bar No. 14124 Russell J. Burke Nevada Bar No. 12710 BALLARD SPAHR LLP 1980 Festival Plaza Drive, Suite 900		
	9	UNITED STATES DISTRICT COURT		
	10	DISTRICT OF NEVADA		
	11	JPMORGAN CHASE BANK, N.A.		
	12	Plaintiff,	Case No. 2:16-cv-02779-JCM-GWF	
	13	vs.	STIPULATION AND ORDER TO EXTEND SCHEDULING ORDER	
	14	SFR INVESTMENTS POOL 1, LLC, a	DEADLINES BY 30 DAYS	
	15		(Second Request)	
	16			
	17	HOMEOWNERS' ASSOCIATION, a Nevada non-profit corporation.		
	18	Defendants.		
	19	SFR INVESTMENTS POOL 1, LLC., a		
	20	Nevada limited liability company,		
	21	Counter-Claimant,		
	22	vs.		
	23	JPMORGAN CHASE BANK, N.A.		
	24	Counter-Defendant.		
	25	SFR INVESTMENTS POOL 1, LLC., a		
	26	Nevada limited liability company,		
	27	Cross-Claimant,		
	28	vs.		

DMWEST #17389206 v1

SIU MING PANG, an individual,

Cross-Defendant.

Pursuant to LR IA 6-1 and LR 26-4, Plaintiff/Counter-Defendant JPMorgan Chase Bank, N.A. ("Chase"), Defendant/Counterclaimant/Cross-Claimant SFR Investments Pool 1, LLC ("SFR"), and Diamond Creek Homeowners' Association ("Diamond Creek"), by and through their respective counsel of record, stipulate and request that this Court extend discovery and dispositive motion deadlines in the above-captioned case for an additional 30 days, to permit the parties to complete party depositions, and specifically the deposition of Chase, whose designated witness who underwent significant surgery in December and from which she will not have recuperated until February 2018. The parties have conferred and agree that this brief extension is the most reasonable way to complete discovery in this case, including so that Chase's designated witness has sufficient time to attend to necessary medical treatment.

This is the parties' second request for an extension to the scheduling order deadlines, which were submitted in compliance with LR 26-1. The parties make this request in good faith and not for purposes of delay.

A. <u>Discovery Completed to Date</u>

To date, Chase has served the following discovery: initial disclosures; initial expert disclosure; first set of requests for production and interrogatories to SFR; notice of Rule 30(b)(6) deposition of SFR; first set of requests for production and interrogatories to Diamond Creek; and notice of Rule 30(b)(6) deposition of Diamond Creek.

To date, SFR has served the following discovery: initial disclosures; first set

¹ Although Cross-Defendant Siu Ming Pang has been served in this case, (see ECF No. 38), Mr. Pang has not otherwise appeared, and, therefore, this stipulation and order is submitted without his signature.

of requests for production, interrogatories, and requests for admissions to Chase; and notice of Rule 30(b)(6) deposition of Chase. SFR has also responded to Chase's requests for production and interrogatories to SFR.

To date Diamond Creek has served the following discovery: initial disclosures.

B. Specific Description of Discovery that Remains to be Completed

SFR has also noticed a Rule 30(b)(6) deposition of Chase. As discussed below, however, the parties seek to reschedule Chase's to occur after the current discovery cutoff of February 28, 2018.²

Chase has also noticed the Rule 30(b)(6) deposition of SFR and Diamond Creek.

C. Good Cause Exists for the Requested Extension

SFR has noticed Chase's deposition for March 20, 2018, which is after the current close of discovery. Chase's Rule 30(b)(6) designee is not available until March due to significant surgery that occurred in December. The parties have met and conferred about rescheduling Chase's deposition in this lawsuit to take place on March 20, 2018, when the Chase designee should be recuperated from surgery and able to travel to Las Vegas. This is the parties' second request to extend the standard, 180-day discovery period in this case, and they seek the extension so that Chase's designated witness may have an opportunity to receive necessary medical treatment and recover from the same. The parties have diligently engaged in discovery to date and seek this extension in good faith, and do not anticipate any further extensions of the discovery deadlines.

[Remainder of Page Intentionally Left Blank]

² The parties further reserve their rights to meet and confer and, if necessary, engage in motion practice regarding any discovery issues that may arise.

Ballard Spahr LLP 1980 Festival Plaza Drive, Suite 900 Las Vegas, Nevada 89135 (702) 471-7000

D. Proposed Discovery Deadlines

The parties request an order extending the close of discovery, the deadline to file dispositive motions, and the deadline to file a pre-trial order by 30 days.

Event	Current Deadline ³	New Deadline
Close of Discovery	February 28 2018	March 30, 2018
Dispositive Motions	March 27, 2018	April 26, 2018
Pre-Trial Order	April 26, 2018	May 25, 2018

 $^{^{\}scriptscriptstyle 3}$ See Scheduling Order, ECF No. 47.